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PTO/SB/64 (10-01)

Approved for use through 10/31/2002. OMB 0951-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Docket Number (Optional) 81300520-0008.043

| UNINTENTIONALLY | UNDER 37 CFR 1.137(b) | | • | | |
|---|--|--|---------------------------------|--|--|
| First named inventor: I | PIVAR, B. | | | | |
| Application No.: 09/94 | 3,670 | Group Art Unit: 2164 | | | |
| Filed: August 31, 2001 | l. | Examiner: Jalil, N. E. | and Rones, C. | | |
| Title: SYSTEM FOR IN | Title: SYSTEM FOR INTERACTIVE PROCESSING OF FORM DOCUMENTS | | | | |
| Mail Stop Petitions Comm. For Patents P.O. Box 1450 Alexandria, VA 22313 | -1450 | | | | |
| NOTE: | If information or assistance is needed Petitions Information at (703)305-9282 | | , please contact | | |
| or action by the United | The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained. | | | | |
| AI | PPLICANT HEREBY PETITIONS FOR REVI | VAL OF THIS APPLICATI | ON | | |
| NOTE: A grai (1) (2) (3) (4) | ntable petition requires the following iter Petition fee; Reply and/or issue fee; Terminal disclaimer with disclaimer for applications filed before June 8, 1995 Statement that the entire delay was t | ee required for all utili 5; and for all design app | ity and plant lications; and | | |
| Petition fee ⊠ Small entity - fee \$ <u>750.00</u> (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27. | | | | | |
| Other than small entity - fee \$ (37 CFR 1.17(m)) | | | | | |
| 2. Reply and/or fee | | | | | |
| A. The reply and/or fee to the above-noted Office action in the form of an RCE and previously filed response dated June 30, 2005 (identify type of reply): | | | | | |
| B. The issue fee of \$ | | | | | |
| ☐ has been paid previously on | | | | | |

[Page 1 of 2]

Burden Hour Statement: This form is estimated to take 1.0 hour to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

09/23/2005 EFLORES 00000010 09943670

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PTO/SB/64 (10-01)
Approved for use through 10/31/2002. OMB 0651-0031
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. 3. Terminal disclaimer with disclaimer fee Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required. ☐ A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$_ for a small entity or \$ for other than a small entity) disclaiming a period equivalent to the period of abandonment is enclosed herewith (see PTO/SB/63). Statement. The entire delay in filing the required reply from the due date for the required reply until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NOTE: The United States Patent and Trademark Office may require additional information if there is a question as to whether either the abandonment or the delay in filing a petition under 37 CFR 1.137(b) was unintentional (MPEP 711.03(c)(III)(C) and (D))]. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038. September 19, 2005 Date Signature Joel N. Bock, R.N. 36,456 Telephone Number: (212) 768-7174 Typed or printed name SONNENSCHEIN NATH & ROSENTHAL LLP P.O. Box 061080 Wacker Drive Station, Sears Tower Chicago, Illinois 60606-1080 Customer #26263 Enclosures: Fee Payment - Credit Card Payment Forms Reply in the form of an RCE and previously filed response dated June 30, 2005 ☐ Terminal Disclaimer Form Additional sheets containing statements establishing unintentional delay Other: return receipt postcard CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(A)] I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Comm. For Patents, P. O. Box 1450, Alexandria, VA 22313-1450 Itransmitted by facsimile on the date shown below to the Patent and Trademark Office at (703) 308-6916. September 19, 2005 Paula M. TheIsman Date

Typed or printed name of person signing certificate

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Ápplicant: PIVAR, B.

Serial No.: 09/943,670

Filed: August 31, 2001

For: SYSTEM FOR INTERACTIVE

PROCESSING OF FORM DOCUMENTS

Case No. 81300520-008.043

Group Art Unit: 2164

Confirmation No. 1117

Examiner.: JALIL, N. A. and RONES, C.

Certificate of Mailing (37 CFR 1.8(a))

I hereby certify that this paper (along with any paper referred to as being attached) is being transmitted via facsimile to the U.S. Patent & Trademark Office at Fax No. 1 571273 8300 on the date shown below:

Attn: Office of Petitions Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Date of Deposit: September 19, 2005

July M thousan

Paula M. Theismann Date

STATEMENT ACCOMPANYING PETITION FOR REVIVAL OF AN APPLICATION ABANDONED UNINTENTIONALLY UNDER 37 CFR 1.137(B)

Attn: Office of Petitions
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Applicant hereby petitions for Revival of An Application for Patent Unintentionally Under 37 CFR 1.137(b).

The entire delay in filing a request for continued examination ("RCE") for the above referenced application from the due date for the required RCE filing until the filing of a grantable petition under 37 CFR 1.137(b) was unintentional.

The above-identified application became abandoned for failure to timely file an RCE.

Applicant filed a timely response on June 30, 2005, to a final Office Action in which Applicant amended the claims to place in them in proper form for allowance and to change dependency of some claims and add new claims identical to the claims for which dependency was being changed. Each of the dependent claims depended from an allowed claim. The amendment did not add new matter.

Applicant was relying on the Examiner's allowance of claims 9 and 11, and did not believe that the amendment to the claims would be rejected by the Examiner.

If Applicant would have understood that the Examiner believed that the amendment requires a new search, Applicant would have filed an RCE together with the response to the final Office Action.

In light of the foregoing, therefore, the undersigned submits that any delay in the filing of the RCE was unintentional.

A copy of the RCE is enclosed. The Commissioner is hereby authorized to charge the amount of \$750.00 to cover the petition fee under 37 C.F.R. 1.17(m) and \$395.00 to cover the RCE fee under 37 C.F.R. 1.17(e) as set forth on the enclosed credit card payment form. It is not believed that any additional fees are required. However, the undersigned hereby authorizes any such required fees to be charged to deposit account no. 19-3140.

In light of the foregoing, the undersigned submits that all requirements of 37 C.F.R. §1.137(b) have been satisfied. Favorable consideration of the present petition and revival of the application is hereby requested.

The Commissioner is hereby authorized to charge any additional fees required, as well as any patent application processing fees associated with this communication for which full payment has not been tendered, to Deposit Account No. 19-3140. A duplicate copy of this letter is enclosed.

Respectfully submitted,

Registration No. 36,456

SONNENSCHEIN NATH & ROSENTHAL LLP

SONNENSCHEIN NATH & ROSENTHAL LLP

P.O. Box 061080 Wacker Drive Station Sears Tower

Chicago, Illinois 60606-1080

Telephone: (312) 876-8000

11928920



TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Total Number of Pages in This Submission

| Application Number | 09/943,670 |
|------------------------|--|
| Filing Date | August 31, 2001 |
| First Named Inventor | Brad PIVAR |
| Group Art Unit | 2164 |
| Examiner Name | Neveen Abel Jalil and Charles Rones |
| Attorney Docket Number | |

| | | | ENCLOSUD | F6 / / · | | |
|---|---|--------------|--|------------------------------|--------------------------------------|--------------------------|
| ENCLOSURES (check all that apply) Transmitted herewith is AMENDMENT AND RESPONSE TO OFFICE ACTION | | | | | | |
| | | | | · · | | |
| The | fee has been calculated (2) | as snov | | | | |
| nesagt) | CLAIMS REMAINING AFTER AMENDMENT | | (4) HIGHEST NO. PREVIOUSLY PAID FOR | (5) PRESENT EXTRA | (6) RATE | (7) ADDITIONAL FEB |
| TOTAL CLAIMS | 14 | | 0 | 0.00 | □ x \$9.00 □ x \$18.00 | \$0.00 |
| INDEPENDEN CLAIMS | | | 2 | 0.00 | ☐ x \$43.00 ☐ x \$86,00 | \$0.00 |
| | APPLICATION AMEN ANY MULTIPLE DEP PREVIOUSLY PAID F | ENDEN | CONTAIN T CLAIMS NOT | ☐ YES ☑ NO | x \$145.00 x \$290.00 ONE TIME | \$0.00 |
| ⊠ App | | | | TOTAL ADDITION FOR THIS AMEN | DMENT | \$0.00 |
| Applicant petitions the Commissioner for Patents to extend the time for responding to the Office Action dated January 4, 2005 by three month(s) for a fee of \$510.00 so that the period for response is extended to July 4, 2005 under 37 C.F.R. § 1.321. The amount of \$ for the Terminal Disclaimer under 37 C.F.R. § 1.321 is included in the enclosed check. The amount of \$ for the Amendment under 37 C.F.R. § 1.312(b) is included in the enclosed check. The enclosed credit card payment form to charge the amount of \$510.00 covers the total claim fee and other applicable fees. The Commissioner is hereby authorized to charge the extension fee and any additional fees which may be required, or to credit any overpayment to Account No. 19-3140. A duplicate of this sheet is enclosed. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT | | | | | | |
| Customer | No. 26263 | | | | | |
| Dated: June 30, 2005 Joet N. Bock (Registration No. 36,456) | | | | | | |
| | | <u> </u> | TITIO ATT OF HA | | | |
| I hereby certify th | at this correspondence i | S being | RTIFICATE OF MA | ILING | -10: · | |
| I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date indicated below. | | | | | | |
| Dated: June 30, 2 | 005 | | Sug | arahan. | agenza | X |





| Docket No. | |
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Brad PIVAR et al.

Application No. 09/943,670

Filed: August 31, 2001

For: SYSTEM FOR INTERACTIVE PROCESSING OF FORM DOCUMENTS

Group Art Unit: 2164

Examiners: Neveen Abel Jalil and Charles

Rones

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATE OF MAILING

I hereby certify that this document (and documents and/or fees enclosed herewith) is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

June 30, 2005

Musarahamasusao Suzarah A. Maguigad

AMENDMENT AND RESPONSE TO FINAL OFFICE ACTION

Dear Madam:

This paper is responsive to the outstanding Office Action dated January 4, 2005. Applicants would like to thank the Examiner for agreeing to an Interview under the expedited timeframe that took place on June 30, 2005. A summary of the Interview is included herein and in the Preliminary Amendment filed in the Continuing Application under 37 C.F.R. § 1.53, submitted concurrently with this paper. Applicants respectfully request that the Examiner enter the amendments submitted in this paper and issue a notice of allowance.



| Docket No. | |
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Brad PIVAR et al.

Application No. 09/943,670

Filed: August 31, 2001

For: SYSTEM FOR INTERACTIVE PROCESSING OF FORM DOCUMENTS

Group Art Unit: 2164

Examiners: Neveen Abel Jalil and Charles

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June 30, 2005

Suzarah A. Maguigad

AMENDMENT AND RESPONSE TO FINAL OFFICE ACTION

Dear Madam:

This paper is responsive to the outstanding Office Action dated January 4, 2005. Applicants would like to thank the Examiner for agreeing to an Interview under the expedited timeframe that took place on June 30, 2005. A summary of the Interview is included herein and in the Preliminary Amendment filed in the Continuing Application under 37 C.F.R. § 1.53, submitted concurrently with this paper. Applicants respectfully request that the Examiner enter the amendments submitted in this paper and issue a notice of allowance.

IN THE CLAIMS:

Please cancel claims 1, 8 and 10, amend claims 2-7, 9 and 11, and add new claims 12-17 as follows:

1. (Canceled) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the document;

receiving at least one response to the least one request from the first user to complete the document;

providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least one response to the least one request from the second user used to complete the document; and

writing information obtained from the first and second users used to complete the document onto at least one digital file.

- 2. (Currently amended) The method according to claim <u>19</u> wherein the computer network is the Internet.
- 3. (Currently amended) The method according to claim 19 further comprising the step of:

determining whether the at least one response to the least one request from the first user is valid and sending at least one additional request to the first user for additional information if the at least on response from the first user is invalid.

- 4. (Currently amended) The method according to claim 3 further comprising the step of:
 determining whether the at least one response to the least one request from the second
 user is valid and sending at least one additional request to the second user for additional
 information if the at least one response from the second user is invalid.
- 5. (Currently amended) The method according to claim 19 further comprising the step of:

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IN THE CLAIMS:

Please cancel claims 1, 8 and 10, amend claims 2-7, 9 and 11, and add new claims 12-17 as follows:

1. (Canceled) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the document;

receiving at least one response to the least one request from the first user to complete the document;

providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least one response to the least one request from the second user used to complete the document; and

writing information obtained from the first and second users used to complete the document onto at least one digital file.

- 2. (Currently amended) The method according to claim <u>19</u> wherein the computer network is the Internet.
- 3. (Currently amended) The method according to claim <u>49</u> further comprising the step ef:

determining whether the at least one response to the least one request from the first user is valid and sending at least one additional request to the first user for additional information if the at least on response from the first user is invalid.

- 4. (Currently amended) The method according to claim 3 further comprising the step of:
 determining whether the at least one response to the least one request from the second
 user is valid and sending at least one additional request to the second user for additional
 information if the at least one response from the second user is invalid.
- 5. (Currently amended) The method according to claim 19 further comprising the step of:

performing a routine determined from the selected document to provide feedback to the first user, the feedback determined in part by the at least one response to the at least one request received from the first user.

6. (Currently amended) The method according to claim 19 further comprising the step of:

performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

- 7. (Currently amended) The method according to claim 5 further comprising the step of: performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.
- 8. (Canceled) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the document;

receiving at least one response to the least one request from the first user used to complete the document;

providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least on response to the least one request from the second user to complete the document; and

writing information obtained from the at least one response from the first and second users onto at least one digital file;

wherein upon the recognition of an occurrence of an event on the computer network, a digital signature routine is performed on the at least one digital file to obtain a digital signature of the at least one digital file and wherein a time stamp corresponding to the time of

performing a routine determined from the selected document to provide feedback to the first user, the feedback determined in part by the at least one response to the at least one request received from the first user.

6. (Currently amended) The method according to claim 19 further comprising the step of:

performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

- 7. (Currently amended) The method according to claim 5 further comprising the step of: performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.
- 8. (Canceled) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the document;

receiving at least one response to the least one request from the first user used to complete the document;

providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least on response to the least one request from the second user to complete the document; and

writing information obtained from the at least one response from the first and second users onto at least one digital file;

wherein upon the recognition of an occurrence of an event on the computer network, a digital signature routine is performed on the at least one digital file to obtain a digital signature of the at least one digital file and wherein a time stamp corresponding to the time of

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the recognition of the occurrence of the event is created, the digital signature and the time stamp being sent to a remote location.

9. (Currently amended) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the <u>documentstandardized form</u>;

receiving at least one response to the <u>at</u> least one request from the first user used to complete the document;

writing information obtained from the at least one response from the first user ento at least one digital file;

performing a first digital signature routine on the at least one digital file to obtain a first digital signature of the at least one digital file;

creating a first time stamp corresponding to the time of submission of the information obtained from the at least one response from the first user;

sending the first digital signature and the first time stamp to a remote location; providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least one response to the \underline{at} least one request from the second user used to complete the document; and,

writing information obtained from the at least one response from the second user ento the at least one digital file;

performing a second digital signature routine on the at least one digital file to obtain a second digital signature of the at least one digital file;

creating a second time stamp corresponding to the time of submission of the information obtained from the at least one response from the second user; and sending the second digital signature and the second time stamp to a remote location.

(Canceled) A system for interactive processing of a document comprising:
 a storage device;

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the recognition of the occurrence of the event is created, the digital signature and the time stamp being sent to a remote location.

9. (Currently amended) A method of interactive processing of a document to be completed by more than one party over a computer network comprising the steps of:

selecting a document to be completed by more than one party;

providing at least one request to a first user at a first location on a computer network for information used to complete the <u>documentstandardized form</u>;

receiving at least one response to the <u>at</u> least one request from the first user used to complete the document;

writing information obtained from the at least one response from the first user ento at least one digital file;

performing a first digital signature routine on the at least one digital file to obtain a first digital signature of the at least one digital file;

creating a first time stamp corresponding to the time of submission of the information obtained from the at least one response from the first user;

sending the first digital signature and the first time stamp to a remote location; providing at least one request to a second user at a second location on the computer network for information used to complete the document;

receiving at least one response to the <u>at</u> least one request from the second user used to complete the document; and,

writing information obtained from the at least one response from the second user onto the at least one digital file;

performing a second digital signature routine on the at least one digital file to obtain a second digital signature of the at least one digital file;

creating a second time stamp corresponding to the time of submission of the information obtained from the at least one response from the second user; and sending the second digital signature and the second time stamp to a remote location.

(Canceled) A system for interactive processing of a document comprising:
 a storage device;

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a processor connected to the storage device and to a first and second user on a computer network;

the storage device storing a program for controlling the processor; and the processor operative with the program to:

send at least one request associated with a selected document to a first user at a first location on a computer network;

receive at least one response to the at least one request from the first user; send at least one request associated with the selected document to a second user at a second location on a computer network;

receive at least one response to the at least one request from the second user; and write information obtained from the at least one response from the first and second users onto the at least one digital file.

- 11. (Currently amended) A system for interactive processing of a document comprising: a storage device;
- a processor connected to the storage device and to a first and second user on a computer network;
 - a timing device connected to the processor;

the storage device storing a program for controlling the processor; and the processor operative with the program to:

send at least one request determined from a selected document to a first user at a first location on a computer network;

receive at least one response to the at least one request from the first user;
write information obtained from the at least one response from the first user
ento at least one digital file;

determine a first time stamp from the timing device corresponding to the receipt of the at least one response to the at least one request from the first user;

perform a first digital signature routine on the at least one digital file to obtain an original digital signature;

record the first time stamp and first original digital signature associated with the at least one digital file in a database;

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a processor connected to the storage device and to a first and second user on a computer network;

the storage device storing a program for controlling the processor; and the processor operative with the program to:

send at least one request associated with a selected document to a first user at a first location on a computer network;

receive at least one response to the at least one request from the first user; send at least one request associated with the selected document to a second user at a second location on a computer network;

receive at least one response to the at least one request from the second user; and write information obtained from the at least one response from the first and second users onto the at least one digital file.

- 11. (Currently amended) A system for interactive processing of a document comprising: a storage device;
- a processor connected to the storage device and to a first and second user on a computer network;

a timing device connected to the processor;

the storage device storing a program for controlling the processor; and the processor operative with the program to:

send at least one request determined from a selected document to a first user at a first location on a computer network;

receive at least one response to the at least one request from the first user;
write information obtained from the at least one response from the first user
onto at least one digital file;

determine a first time stamp from the timing device corresponding to the receipt of the at least one response to the at least one request from the first user;

perform a first digital signature routine on the at least one digital file to obtain an original digital signature;

record the first time stamp and first original digital signature associated with the at least one digital file in a database;

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send at least on request determined from the selected document to a second user at a second location on a computer network;

receive at least one response to the at least one request from the second user; and

write information obtained from the at least one response from the second user onto at least one digital file;

determine a second time stamp from the timing device corresponding to the receipt of the at least one response to the at least one request from the second user;

perform a second digital signature routine on the at least one digital file to obtain an original digital signature; and

record the second time stamp and second original digital signature associated with the at least one digital file in the database.

- 12. (New) The method according to claim 11 wherein the computer network is the Internet.
- 13. (New) The method according to claim 11 further comprising: determining whether the at least one response to the least one request from the first user is valid and sending at least one additional request to the first user for additional information if the at least on response from the first user is invalid.
- 14. (New) The method according to claim 13 further comprising: determining whether the at least one response to the least one request from the second user is valid and sending at least one additional request to the second user for additional information if the at least one response from the second user is invalid.
- 15. (New) The method according to claim 11 further comprising: performing a routine determined from the selected document to provide feedback to the first user, the feedback determined in part by the at least one response to the at least one request received from the first user.
- 16. (New) The method according to claim 11 further comprising:

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send at least on request determined from the selected document to a second user at a second location on a computer network;

receive at least one response to the at least one request from the second user; and

write information obtained from the at least one response from the second user onto at least one digital file;

determine a second time stamp from the timing device corresponding to the receipt of the at least one response to the at least one request from the second user;

perform a second digital signature routine on the at least one digital file to obtain an original digital signature; and

record the second time stamp and second original digital signature associated with the at least one digital file in the database.

- 12. (New) The method according to claim 11 wherein the computer network is the Internet.
- 13. (New) The method according to claim 11 further comprising: determining whether the at least one response to the least one request from the first user is valid and sending at least one additional request to the first user for additional information if the at least on response from the first user is invalid.
- 14. (New) The method according to claim 13 further comprising:
 determining whether the at least one response to the least one request from the second user is valid and sending at least one additional request to the second user for additional information if the at least one response from the second user is invalid.
- 15. (New) The method according to claim 11 further comprising: performing a routine determined from the selected document to provide feedback to the first user, the feedback determined in part by the at least one response to the at least one request received from the first user.
- 16. (New) The method according to claim 11 further comprising:

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performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

17. (New) The method according to claim 15 further comprising:

performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

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performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

17. (New) The method according to claim 15 further comprising:

performing a routine determined from the selected document to provide feedback to the second user, the feedback determined in part by the at least one response to the at least one request received from the second user.

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REMARKS

Applicants' attorney would first like to thank the Examiner for the courtesies extended to Applicants' attorney in expediting the schedule for an Interview and for the Interview that took place on June 30, 2005.

Applicants would like to thank the Examiner for allowing claims 9 and 11.

Applicants submit that the amendments to the claims do not introduce new matter to the disclosure of the application. Claims 9 and 11 have been amended in order to more particularly point out and distinctly claim the subject matter which the Applicants regard as the invention, and new claims 12-17 have been added and claim dependency from claim 11.

Therefore, Applicants respectfully request that the Examiner at her earliest convenience allow each of claims 2-7, 9, 11 and 12-17 to issue as a patent.

INTERVIEW SUMMARY:

During the Interview the Examiner and Applicants' attorney discussed the Examiner's rejections, including the rejections under 35 U.S.C. §§ 102 and 103. The Examiner and Applicants' attorney discussed independent claims 1, 8 and 10. The Examiner and Applicants' attorney discussed the terminology in claim 8 relating to "a digital signature routine." The Examiner and Applicants' attorney also discussed the terminology in claims 1 and 10 relating to documents being "completed" interactively and providing at least one electronic "request."

With respect to claim 8, Applicants' attorney explained that the terminology used in the claims "digital signature routine" is distinguishable from the electronic signing by a physician as taught in Brimm (col. 9, lines 36-37). The "digital signature routine" involves a processing of the digital file to create a signature or coding representative of the digital file, while the electronic signing by a physician or other user of the electronic file involves adding coding to the file representative of the physician's signature. The Examiner acknowledged this distinction between Applicants' claimed invention and Brimm.

The Examiner and Applicants' attorney discussed and agreed on an amendment to claim 8 in order to more particularly point out and distinctly claim the subject matter which the Applicants regard as the invention.

With respect to claim 1, Applicants' attorney explained that the "method of interactive processing of a document to be completed by more than one party over a computer network" was an interactive process for completing a document with a request being provided to a first user at a first location on a computer network for information used to

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complete the document. Thus, the request is an electronic request sent via the computer network. This is distinguishable from Brimm which does not teach an interactive process providing a request for information to a user, but instead teaches that each user must access the file independently and actively and make the changes identified by the user after reviewing an automatically generated task list.

Although Applicants believe that the proposed amendments as discussed with the Examiner more particularly point out and distinctly claim the subject matter which the Applicants regard as the invention, because the Examiner indicated that she would have to undertake a new search, Applicants have filed a continuation application to move the cancelled claims forward to allowance.

CONCLUSION

In view of the foregoing amendments and remarks, each of the claims of the above referenced application is believed to be in condition for allowance, and Applicants respectfully requested that Examiner at her earliest convenience withdraw her rejection of the claims and issue a notice of allowance.

Applicants' undersigned attorney can be reached at (973) 912-7174 if the Examiner believes that oral communication with Applicants' attorney will expedite issuance of this application.

Respectfully submitted,

Date: June 30, 2005

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